Case 23-01092-MBK Doc Filed 05/05/2	3 Entered 05	/05/23 15:30:31	Desc Main	
UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-1(b)	Page 1 of 5	South to the the	rt	
		Order Filed on May 5 by Clerk U.S. Bankruptcy Cou		
		District of New Jerse	у	
In Re:	Case No.:	23-12825	<u> </u>	
	GI .	11		
LTL MANAGAGEMENT, LLC	Chapter:	11		
	Judge:	Michael B. Ka	nplan	

ORDER SHORTENING TIME PERIOD FOR NOTICE, SETTING HEARING AND LIMITING NOTICE

The relief set forth on the following pages, numbered two (2) and three (3), is hereby **ORDERED**.

DATED: May 5, 2023

Honorable Michael B. Kaplan United States Bankruptcy Judge UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEW JERSEY			
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Proposed Co-Counsel for the Official	3, - 3 3.000.000		
Committee of Talc Claimants			
Commune of Two Communes	Chapter 11		
In re:	Chapter 11		
LTL MANAGEMENT, LLC, ¹	Case No.: 23-12825 (MBK)		
LIL WIN OLVILIVI, LLC,	Cust 110 25-12025 (MIDIX)		
Debtor.	Honorable Michael B. Kaplan		
Deotor.	Tronorable Prienael D. Ixapian		

The last four digits of the Debtor's taxpayer identification number are 6622. The Debtor's address is 501 George Street, New Brunswick, New Jersey 08933.

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ORDER SHORTENING TIME PERIOD FOR NOTICE, SETTING HEARING AND LIMITING NOTICE

The relief set forth on the following pages is **ORDERED**.

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After review of the application of the Official Committee of Talc Claimants (the "TCC" or the "Committee") appointed in the above-captioned Chapter 11 case of LTL Management, LLC (the "Debtor" or "LTL"), by and through its proposed counsel, for a reduction of time for a hearing on: (i) the motion for an order de-designating to non-confidential Exhibit A to the Term Sheet (Ex. 4 in the Apr. 18, 2023 Preliminary Injunction hearing) (the "Motion to De-designate"); (ii) the motion for the entry of a Protective Order in the same form as the Protective Order this Court entered in In re LTL Management LLC, 21-30589-MBK (Bankr. D.N.J.) ("LTL 1.0") (Dkt. 948) (the "Motion for a Protective Order"); and (iii) the motion for the entry of an order compelling LTL to produce documents concerning the termination, or putative voidness or voidability, of the 2021 Funding Agreement (the "Motion to Compel"; together with the Motion to De-designate and Motion for a Protective Order, the "Matters"), under Fed. R. Bankr. P. 9006(c)(1), it is ORDERED as follows:

1. The Court may, time permitting, conference the issues raised by these motions on May 9,

- 1. The Court may, time permitting, conference the issues raised by these motions on May 9, 2023.
- 2. A hearing will be conducted on the Matters and shall be held on May 16, 2023 at 11:30 a.m. in the United States Bankruptcy Court for the District of New Jersey, Trenton Vicinage, at Clarkson S. Fisher U.S. Courthouse, located at 402 East State Street, Trenton, N.J. 08608, before the Honorable Michael B. Kaplan, Chief Bankruptcy Judge, in Courtroom No. 8.

	3.	The Applicant must serve a copy of this Order, and all related documents, on the	follow	ving
parties:	the De	btor and the U.S. Trustee		
by □ es	ach, X a	any of the following methods selected by the Court:	-	
	□ fax,	\square overnight mail, \square regular mail, \overline{X} email, \square hand delivery.		
	4.	The Applicant must also serve a copy of this Order, and all related documen	ts, on	the
followi	ng parti	es:		
			_by	

each, X any of the following methods selected by the Court:

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\square fax, \square overnight mail, \square regular mail, $\boxed{\boxtimes}$ email, \square hand delivery.
5. Service must be made:
\square on the same day as the date of this order, or
□ within day(s) of the date of this Order.
6. Notice by telephone:
☑ is not required
☐ must be provided to
\square on the same day as the date of this Order, or
□ within day(s) of the date of this Order.
7. A Certification of Service must be filed prior to the hearing date.
8. Any objections to said motion/application identified above:
\square must be filed with the Court and served on all parties in interest by electronic or overnight mail
day(s) prior to the scheduled hearing; or
🛛 may be presented orally at the hearing.
8. Court appearances are required to prosecute said motion/application and any objections. Parties may request to appear by phone by contacting Chambers prior to the return

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date.